

Tab No.	Docket No.	Filing/Entry Date	Document Name
147.	3522	01/23/2004	Objection to Debtors' Memorandum in Opposition to Motion In Limine of EnerSys Regarding Scott Phillips
148.	3523	01/23/2004	Debtors' Opposition to EnerSys' Motion In Limine Regarding Rebuttal Expert Walter P. McCullough
149.	3524	01/23/2004	Debtors' Memorandum in Opposition to Motion In Limine of EnerSys Regarding Admissibility of Certain Withheld Documents at Trial
150.	3539	01/26/2004	Order Granting In Part Debtors' Motion for a Protective Order to Prevent the Production of Certain Extremely Confidential and Proprietary Documents
151.	3553	01/26/2004	Order Granting Application to Retain Walter McCullough From Monroe Mendelsohn Research, Inc. as an Expert in Connection With the EnerSys Litigation Nunc Pro Tunc to November 7, 2003
152.	3534	01/27/2004	Notice of Amended Certificate of Service
153.	3536	01/27/2004	Debtors' Opposition to EnerSys' Emergency Motion In Limine to Exclude Evidence of Conduct or Communications that Postdate the Discovery Deadline, Including Exide's January 9, 2004 Branding Meeting (Docket Nos. 3504, 3505 & 3510)
154.		01/28/2004	Transcript of Hearing held on 1/28/04
155.	3567	02/03/2004	Debtors' Motion for an Order Authorizing Rejection of the Four Agreements that EnerSys Continues to Oppose or, in the alternative, for Reconsideration of the Court's Integration Ruling

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156.	3568	02/03/2004	Debtors' Brief in Support of Their Motion for an Order Authorizing Rejection of the Four Agreements that EnerSys Continues to Oppose or, in the alternative, for Reconsideration of the Court's Integration Ruling
157.	3587	02/09/2004	Proposed Order Re: Order Rejecting Administrative Services Agreement Between Exide Corporation and Yuasa-Exide, Inc. Dated April 1, 1992 and Miscellaneous Services Agreement Between Exide Corporation and Yuasa-Exide, Inc. Dated April 1, 1992
158.	3590	02/09/2004	Order Granting Application to Retain Walter McCullough From Monroe Mendelsohn Research, Inc. as an Expert in Connection With the EnerSys Litigation Nunc Pro Tunc to November 7, 2003
159.	3591	02/09/2004	Order Rejecting Administrative Services Agreement Between Exide Corporation and Yuasa-Exide, Inc. Dated April 1, 1992 and Miscellaneous Services Agreement Between Exide Corporation and Yuasa-Exide, Inc. Dated April 1, 1992
160.	3593	02/10/2004	EnerSys' Objection to Debtors' Motion for an Order Authorizing Rejection of the Four Agreements that EnerSys Continues to Oppose or, in the Alternative, for Reconsideration of the Court's Integration Ruling
161.	3594	02/10/2004	Debtors' Motion for Leave to Have Rebuttal Survey Expert McCullough Supplement his Opinions in Light of EnerSys' Production of Preexisting Documents After his Deposition

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162.	3595	02/10/2004	Debtors' Brief in Support of Their Motion for Leave to Have Rebuttal Survey Expert McCullough Supplement his Opinions in Light of EnerSys' Production of Preexisting Documents After his Deposition
163.	3604	02/11/2004	Court's Letter Ruling dated 2/11/04 regarding in Camera Examination of Documents
164.	3608	02/12/2004	Motion of EnerSys, Inc. for an Order Expediting Time for the Hearing to Consider its Emergency Motion to Clarify Procedures for Sealing of the Courtroom and "Confidential-Counsel Only" Designations of Documents
165.	3609	02/12/2004	Emergency Motion of EnerSys Inc. to Clarify Procedures for Sealing of the Courtroom and "Confidential Counsel Only" Designations of Documents and Testimony
166.	3611	02/12/2004	Memorandum of EnerSys Inc. in Support of its Emergency Motion of EnerSys Inc. to Clarify Procedures for Sealing of the Courtroom and "Confidential Counsel Only" Designations of Documents and Testimony
167.	3615	02/13/2004	Memorandum of EnerSys, Inc. in Opposition to Debtors' Motion for Leave to Have Rebuttal Survey Expert McCullough Supplement His Opinions
168.	3617	02/17/2004	Debtors' Notice of Filing of Proposed McCullough Supplemental Report
169.		02/17/2004	Transcript of Telephone Conference held on 2/17/04

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170.	3623	02/18/2004	Certification of Counsel Re: [Proposed] Order on Debtors' Motion for Leave to Have Rebuttal Survey Expert McCullough Supplement His Opinions in Light of EnerSys' Production of Pre-Existing Documents After His Deposition
171.	3660	02/18/2004	Order Granting Motion For Leave to Have Rebuttal Survey Expert McCullough Supplement His Opinions in Light of EnerSys' Production of Preexisting Documents After His Deposition
172.	3658	02/20/2004	Debtors' Opposition to EnerSys' Emergency Motion to Clarify Procedures for Sealing of the Courtroom and "Confidential-Counsel Only" Designations of Documents and Testimony
173.	3663	02/20/2004	Certificate of No Objection re Application to Retain Erich Joachimsthaler, Ph.D. from VivaldiPartners as a Branding Strategy Specialist Nunc Pro Tunc to January 9, 2004
174.	3679	02/24/2004	Reply Memorandum in Support of Emergency Motion of EnerSys Inc. to Clarify Procedures for Sealing of the Courtroom and "Confidential - Counsel Only" Designations of Documents and Testimony
175.	3680	02/24/2004	FILED UNDER SEAL: Appendix of Exhibits to Reply Memorandum in Support of Emergency Motion of EnerSys Inc. to Clarify Procedures for Sealing of the Courtroom and "Confidential - Counsel Only" Designations of Documents and Testimony
176.	3703	02/25/2004	Order Granting Application to Retain Erich Joachimsthaler, Ph.D. from VivaldiPartners as Branding Strategy Specialist Nunc Pro Tunc to January 9, 2004

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177.	3695	02/26/2004	Certification of Counsel Filed by EnerSys, Inc.
178.		02/26/2004	Transcript of Hearing held on 2/26/04
179.		02/27/2004	EnerSys' Supplemental Designations of Deposition Testimony to be Offered into Evidence at Trial
180.	3705	02/27/2004	Emergency Motion In Limine of EnerSys to Exclude Evidence of Exide's January 9, 2004 Branding Meeting
181.	3706	02/27/2004	FILED UNDER SEAL: Memorandum of EnerSys' Inc in Support of its Emergency Motion In Limine to Exclude Evidence of Exide's January 9, 2004 Branding Meeting
182.	3714	02/27/2004	Chapter 11 Plan of Reorganization /Joint Plan of Reorganization of the Official Committee of Unsecured Creditors and the Debtors
183.	3727	02/27/2004	Order Granting in Part and Denying in Part Debtor's Motion In Limine to Preclude Evidence or Argument Regarding the Alleged Harm to EnerSys that may Result from Rejection
184.	3728	02/27/2004	Order Granting Motion of EnerSys, Inc. for an Order Expediting Time for the Hearing to Consider Its Emergency Motion to Clarify Procedures for Sealing of the Courtroom and "Confidential-Counsel Only" Designations of Documents
185.	3729	02/27/2004	Order Denying Debtors' Motion for an Order Authorizing Rejection of the Four Agreements that EnerSys Continues to Oppose or, in the Alternative, for Reconsideration of the Court's Integration Ruling

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186.	3722	03/01/2004	Certification of Counsel
187.	3723	03/01/2004	Debtors' Opposition to EnerSys' Third Emergency Motion to Exclude Evidence of Exide's January 9, 2004 Branding Meeting
188.	3726	03/01/2004	Certification of Counsel Re: Order on Motions in Limine
189.	3765	03/03/2004	Debtors' Bench Memorandum Regarding Exide's and EnerSys' Respective Obligations Under the Trademark and Trade Name License Agreement Concerning Quality Control w/Exhibits
190.	3776	03/03/2004	Order Regarding Various Motions of the Debtors and EnerSys
191.	3848	03/09/2004	Submission of EnerSys, Inc. in Support of Admissibility of Parol Evidence of Intent of Parties to Effect Sale of Marks
192.	3875	03/11/2004	EnerSys' Submission Concerning the Admissibility of Parol Evidence of Debtors
193.	3914	03/15/2004	FILED UNDER SEAL: Transcript of Hearing Held on 3/3/04
194.	3916	03/15/2004	FILED UNDER SEAL: Transcript of Hearing Held on 3/5/04
195.	3917	03/15/2004	FILED UNDER SEAL: Transcript of Hearing Held on 3/4/04
196.	3919	03/15/2004	Disclosure Statement for Joint Plan of Reorganization of the Official Committee of Unsecured Creditors and the Debtors

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197.		03/17/2004	Transcript of Hearing Held on 3/17/04
198.	3982	03/22/2004	Order Granting Motion of EnerSys, Inc. for an Order Expediting Time for the Hearing to Consider Its Emergency Motion to Clarify Procedures for Sealing of the Courtroom and "Confidential-Counsel Only" Designations of Documents
199.	3983	03/22/2004	Order Denying Debtors' Motion for an Order Authorizing Rejection of the Four Agreements that EnerSys Continues to Oppose or, In the Alternative, for Reconsideration of the Court's Integration Ruling
200.	4001	03/23/2004	Transcript of Hearing Held on 3/11/04
201.	4002	03/23/2004	FILED UNDER SEAL: Transcript of Hearing Held on 3/12/04
202.		03/25/2004	Transcript of Hearing Held on 3/25/04
203.		03/26/2004	Transcript of Hearing Held on 3/26/04
204.	4045	03/30/2004	Transcript of Hearing Held on 3/15/04
205.		03/31/2004	Transcript of Hearing Held on 3/31/04
206.	4071	04/06/2004	FILED UNDER SEAL: Affidavit of Brian Blonder in Response to Previously Undisclosed Opinion Testimony of Mr. Scott Phillips

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207.	4145	04/09/2004	Objection of EnerSys, Inc. to Confirmation of Joint Plan of Reorganization of the Official Committee of Unsecured Creditors and the Debtors
208.	4221	04/13/2004	FILED UNDER SEAL: Debtors' Post-Trial Brief
209.	4222	04/13/2004	Notice of Filing Under Seal EnerSys Inc.'s Post-Trial Brief in Support of Denial of Rejection of Agreements
210.		04/13/2004	Trademark and Trade Name License Agreement dated 06/10/91 Bates numbered ENER-1-4144-4158 (EnerSys Trial Exh. 1)
211.		04/13/2004	Administrative Services Agreement dated 06/10/91 (EnerSys Trial Exh. 2)
212.		04/13/2004	Asset Purchase Agreement dated 06/10/91 Bates numbered ENER-1-3752-3821 (EnerSys Trial Exh. 3)
213.		04/13/2004	Miscellaneous Services Agreement dated 04/01/92 from Exide Dep. Exh. 22 (EnerSys Trial Exh. 4)
214.		04/13/2004	Administrative Services Agreement dated 04/01/92 from Exide Dep. Exh. 21 (EnerSys Trial Exh. 5)

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215.		04/13/2004	Letter Agreement from E. Choquette to B. Stewart dated 12/27/94 (EnerSys Trial Exh. 6)
216.		04/13/2004	Expert Report of Brian Blonder w/ attachments dated 10/20/03 (EnerSys Trial Exh. 7)
217.		04/13/2004	Expert Report of Dr. Keegan w/ attachments dated 10/20/03 (EnerSys Trial Exh. 8)
218.		04/13/2004	Exide News Release re: DETA / TUDOR dated 08/12/03 (EnerSys Trial Exh. 9)
219.		04/13/2004	Debtors Supplemental Objections and Responses to First Set of Interrogatories dated 06/24/03 (EnerSys Trial Exh. 10)
220.		04/13/2004	Exide business card from Webb Dep. Exh. 1 (EnerSys Trial Exh. 11)
221.		04/13/2004	Exide announcement dated 07/00/03 from Webb Dep. Exh. 2 (EnerSys Trial Exh. 12)
222.		04/13/2004	GNB advertisement dated 12/00/01 from Webb Dep. Exh. 3 (EnerSys Trial Exh. 13)
223.		04/13/2004	GNB advertisement from Webb Dep. Exh. 4 (EnerSys Trial Exh. 14)

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224.		04/13/2004	GNB advertisement from Webb Dep. Exh. 5 (EnerSys Trial Exh. 15)
225.		04/13/2004	Champion advertisement from Webb Dep. Exh. 6 (EnerSys Trial Exh. 16)
226.		04/13/2004	Excerpt of Exide's Privilege Log from Bright Dep. Exh. 4 (EnerSys Trial Exh. 22)
227.		04/13/2004	Major conclusions from Nordic Brand Work document from Bright Dep. Exh. 9 (EnerSys Trial Exh. 27)
228.		04/13/2004	Brand Strategy presentation from Bright Dep. Exh. 10 (EnerSys Trial Exh. 28)
229.		04/13/2004	Corporate Name Strategy document from Bright Dep. Exh. 11 (EnerSys Trial Exh. 29)
230.		04/13/2004	Brand Strategy Case Study from Bright Dep. Exh. 14 (EnerSys Trial Exh. 32)
231.		04/13/2004	GNB Memo to Team Members from Keith Schmid dated 08/08/03 from Bright Dep. Exh. 15 (EnerSys Trial Exh. 33)
232.		04/13/2004	Exide website page re: DETA/TUDOR FF line from Bright Dep. Exh. 19 (EnerSys Trial Exh. 36)
233.		04/13/2004	Exide/GNB business cards from Bright Dep. Exh. 20 (EnerSys Trial Exh. 37)